

BellSouth Telecommunications, Inc. **Suite 2104** 333 Commerce Street

Nashville, TN 37201-3300

Charles L. Howorth, Jr. Regulatory Vice President

615 214-6520 Fax 615 214-8858

August 27, 2002

A See Charles Vision

AUG 28 2002

THE PROPERTY ASSESSED TO THE TELESCOPE OF THE PROPERTY OF THE

Mr. Joe Werner, Chief Telecommunications Division Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, Tennessee

102 - 114

Dear Mr. Werner:

Tariff Filing for Contract Service Arrangement TN02-7468-01 SUBJECT:

Attached is a Contract Service Arrangement tariff filing of BellSouth Telecommunications, Inc., issued August 27, 2002. We request that this tariff be effective on September 26, 2002.

General Subscriber Services Tariff A

Section A5 - Original Page 340

This Contract Service Arrangement is being submitted to the Tennessee Regulatory Authority for review and approval. Details may be found in the Executive Summary which is included with this filing package.

We appreciate your returning a receipted copy as evidence of this tariff filing. Please call Paul Stinson at 214-3839 if you have questions or wish to discuss.

Yours truly,

Attachment

Paul Stinson for

EXECUTIVE SUMMARY CSA NO. TN02-7468-01

INTRODUCTION

The purpose of this filing is to introduce a Contract Service Arrangement that provides the customer with BellSouth® Centrex service and MemoryCall® service.

DESCRIPTION OF SERVICE:

This Contract Service Arrangement provides BellSouth® Centrex service and MemoryCall® service as described in A12.25 of the General Subscriber Services Tariff and the D Price Lists.

DESCRIPTION OF CONTRACT SERVICE ARRANGEMENT

This Contract Service Arrangement is for a term of 3 years. All individual rates, terms and conditions for services provided under this contract are contained in the contract included with this filing.

REVENUE AND COST INFORMATION

Revenue and cost information associated with this contract is filed under separate cover and is subject to a proprietary agreement.

(N)

(N)

(N)

EFFECTIVE: September 26, 2002

TENNESSEE
ISSUED: August 27, 2002
BY: President - Tennessee
Nashville, Tennessee

A5. CHARGES APPLICABLE UNDER SPECIAL CONDITIONS

A5.6 Contract Service Arrangements (Cont'd)

A5.6.1 Rates and Charges (Cont'd)

A. The following is a listing of rates and charges to subscribers requiring contract service arrangements: (Cont'd)

Case No. TN02-7468-01

This Contract Service Arrangement provides rates and charges for BellSouth® Centrex service and MemoryCall® service served out of a DMS central office for a minimum service period of thirty-six (36) months. Additional terms and conditions that are specific to this contract have been filed with the Tennessee Regulatory Authority and will be made available to interested customers.

(1) BellSouth® Centrex service, Payment Plan 3

Nonrecurring 36 Months Charge **Monthly Rate** USOC (a) Standard common equipment, each \$600.00 M1ACS (N)(b) Common equipment customized by the Company at 750.00 M1ACC (N) the subscriber's request, each Station Links Equipped with Caller ID, Flat Rate, (c) 19.50 39.00 M4LFH Station Links for Provision in a Different Serving (d) 19.50 39.00 M4LFM Wire Center, Flat Rate, each BellSouth® Centrex service (N) Standard Features, per station line, each (a) CENAA (N) (b) Assumed Dial 9, per system 40.50 1.10 M2DDA (N) Network Access Register (NAR) Package, per NAR, (c) M9OCX (N) Both-way, Flat Rate (3) MemoryCall® service, MemoryCall® Deluxe Voice Messaging Service (N) Each Mailbox 15.00 6.00 VMZ1X (N) BellSouth® Desktop Complete (N) Per group of initial installed BellSouth® Centrex 1.00 WBB7W service non-ISDN Station Links

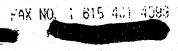
[®] Registered Service Mark of BellSouth Intellectual Property Corporation

BellSouth is a registered trademark of BellSouth Intellectual Property Corporation

NO.397 0015

FILE No. 774 03/28 102 10:00

MAR-27-2002 WED 11:16 AM BELLSOUTH



FAX NO. 1 615 401 4099

F. U2 PAGE 37 15

P. 02/14

CONTRACT SERVICE ARRANGEMENT AGREEMENT Cree Number TN92-7468-01

This Contract Service Arrangement Agreement ("Agreement") is by and between Bel South Telecommunications. Inc., a Georgia corporation, d/b/a Bell South, ("Company") and ("Customer or Subscriber"), and is entered into pursuant to Tariff Setion A5 of the General Subscriber Services Tariff. This Agreement is based upon the following terms and conditions as well as any Attachment(s) affixed and the appropriate lawfully filed and appropriate lawfully filed and appropriate lawfully filed and

- 1. Subscriber requests and Company agrees, subject to the terms and conditions herein, to provide the service described in the Attachment(s) at the monthly and nonrecurring rates, charges, and conditions as described in the Attachment(s) ("Service"). The rates, charges, and conditions described in the Attachment(s) ("Service"). The rates, charges, and conditions described in the Attachment(s) are binding upon Company and Subscribes for the denotion of this Agreement. For the purposes of the effectiveness of the terms and conditions contained herein, this Agreement shall become effective upon execution by both parties. For purposes of the determination of any service period stated herein, and service period shall commence the date upon which installation of the service is completed.
- 2. Substition agrous to subscribe to and Company agrees to provide any additional tariffed services required for the institution of the Service. Subscriber agrees to be responsible for all rates, obarges, and conditions for such tariffed services.
- 3. This Agreement is subject to and controlled by the provisions of Company's or may of its affiliated companies lawfully filed and approved twills, including but not limited to Section A2 of the General Subscriber Services Tariff and No. 2 of the Foderal Communications Commission Thriff and shall include all changes to said untills as may be made from time to time. All appropriate tariff rates and charges shall be included in the provision of this service. The tariff shall supersede any conflicting provisions of this Agreement, with the exception of the rates and charges herein. In the event any pan of this Agreement conflicts with terms and conditions of Company's or any of its a filiated companies lawfully filed and approved tariffs.
- 4. This Agreement may be subject to the appropriate regulatory approval prior to commencement of installation. Should such regulatory approval be decided, after a proper request by Company, this Agreement shall be null, void, and of no effect.
- 5. If Subscriber cancels this Agreement prior to the completed installation of the Service, but after the execution of this Agreement by Subscriber and Company, Subscriber shall pay all reasonable costs incurred in the implementation of this Agreement prior to receipt of written notice of encoulation by Company. Notwith standing the foregoing, such reasonable costs shall not exceed all costs which would apply if the work in the implementation of this Agreement had been completed by Company.
- 6. The raics, charges, and conditions described in the Attachment(s) may be based upon information supplied to Company by the Subscriber, including but not limited to forecasts of growth. If so, Subscriber agrees to be bound by the information provided to Company. Should Subscriber fail to most its ferconsted level of service requirements at any time during the term of this Agreement, Subscriber shall pay all reasonable costs associated with its failure to meet its projected service requirements.

PHIVATTLY ROPRIETARY

Fact 3 4: 13

Cusiomer Initials

3-27

:

NO.397 **D**216

ř. 03

PAGE 4/ 15

BUILD A POOR FEET TO BE SOUTH

TILE No.7/4 03/29 '02 10:00

MAR-27-2002 WED 11:17 AM BELLSOUTH

FAX NO. 1 615 401 4089

FAX NO. 1 615 401 4<u>09</u>9

P. 03/14

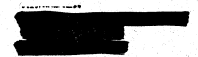
CONTRACT SERVICE ARRANGEMENT Case Number TN02-7468-01 AGREEMENT

- 7. (a) It Subscriber concels this Agreement at any time prior to the expiration of the service overied set forth in th's Agreement. Subscriber shall be responsible for all termination charges. Unless otherwise specified by the tariff, termination charges are defined as all reasonable charges time or remaining as a result of the minimum service period agreed to by the Company and Subscriber and set forth in the Attachment(s).
- 7. (b) Subscriber further acknowledges that it has options for its relecommunications services from providers other than BellSouth and that it has chosen BellSouth to provide the services in this Agreement. Accordingly, if Subscriber assigns this Agreement to a certified reseller of BellSouth total survices and the resulter executes a written document agreeing to assume all requirements of this Agreement, Subscriber will not be billed termination charges. However, Subscriber spreas that in the event it falls to meet its obligations under this Agreement or terminates this Auropident or services princhased pursuant to this Agreement in order to obtain services from a facilities based service provider or a service provider that utilizes unbundled network elements. Subscriber will be billed, as appropriate, termination charges as specified in 11.5 Agreement.
 - 3. This Agreement shall be construed in accordance with the laws of the State of Tonnessee.
- 9. Except as athorwise provided in this Agreement notices required to be given pursuant to this Agreement shall be effective when received, and shall be sufficient if given in writing, hand delivered, or United States mail, postage propaid, addressed to the appropriate party at the address set forth below. Lither party forth may change the name and address to whom all notices of other documents required under this Agreement must be sent at any time by giving written notice to the other party.

Company

BellSouth Telecommunications Inc. Assistant Vice President 333 Commerce ST. 26th FLR Nashvillo, TN 37201

SUBSCRIPCE



10. Subscriber may not assign its rights or obligations under this Agreement without the express written consent of Company and only pursuant to the conditions contained in the appropriate toriff.

PRIVATEPROPRIETARY

ETHTHOGRAPH GRAND GRAND BE TOWN MAY NOT BE USED OR DISCLOSED GRAND TO A STANDARD BULLDER OF THE PROPERTY OF TH

Page 2 of 13

Customer Initials

BELLSOUTH BUSINESS SYSTEM → CHARLOTTE HALL

NO.397 **DØ17**

9, 94

FAX NO. : 615 401 4095

DIJGE. 5/15

JUN 07 PACE TRI 10:02 AN BIGLISOUTH

FILE No.774 03/28 10:01

MAR-27-2002 WED 11:17 AM BELLSOUTH

FFX NO. 1 615 431 4099

P. 04/14

CONTRACT SERVICE ARRANGEMENT Case Number 1702-7468-01 AGREEMENT

11. In the event that one or more of the provisions contained in this Agreement or incorporated within by reference shall be involid, illegal, or unenforceable in any respect under any applicable statute, regulatory regularization or min of law then such provisions shall be considered importative to the extent of such invalidity. Regultry, or unenforceability and the remainder of this Agreement shall continue in full force and effect.

PRIVATETROPULFIARY

Companies froyate and use proprectary indumention. May had the discretification of the outliness from the author agreement.

Customer Initials

ND.397 **D**218

6/ 15

JUN OF PHUS FRU TO US AM BELLICHTE

FILE No. 774 03/28 '02 10:02

FAX NO. 1 615 401 4090 MAR-27-2002 WED 11:18 AN BELLSCUTH

FAX NO. 1 515 401 4099

P. 05/14

PAGE.

CONTRACT SERVICE ARRANGEMENT AGREEMENT

Case Number 7N02-7468-01 Option Tof!

Altechment A Memory Calle Service / Memory Calle Deluxe Voice Memazing Service

NOW, THEREFORE, in consideration of the premitte and mutual covenants contained herein and other good and valuable consideration, the receipt and sufficiency of which are horeby acknowledged, the parties liercio agrecias follows:

I SCOPE OF AGRLEMENT: Sac the Service description as set forth in this Agreement.

2. COMPLEMENTARY NETWORK SERVICES: The Company will furnish and install MemoryCalloo Service Including the Complementary Network Services (CNS) required to provide the MemoryCall® Service. The rates and provision of Complementary Network Services such as Call Forwarding Don't Answer, Call Forwarding Dusy Line Don't Answer, Call Forwarding Variable and Message Walting Indication are governed by the tariffs filed with and approved by the public villi: ex commission of corresponding regulatory body in the state in which the Complementary Network Services are offered.

3. PRICE: Customer agrees to pry all recurring charges for the initial installed quantity of MemoryColled (mailboxes) ne the rates are forth in Attachment(s) and Company agrees to waive all non-recurring charges for the initial installed quantity of Momory Callet (meilboxes).

- A. Customer will be billed per minute for usage above the monthly usage allowance. Customer subscribing to MemoryCall@ service with usage aggregation will be billed por minute for usage above the total aggregated usage allowance. Usage aggregation is by Regional Accounting Office. Customer agrees to pay said usage charges.
- B. Customer is billed for usage associated with entlers total connect time including customer's greeting and caller's moreage. Customer will not be billed for usage if the calling party hangs up prior to the tone prompt. In adultion, Customer is billed for any usage when accessing their malibox to perform idinfinistrative work, e.g., change the password, record personal greeting or name, recordisond messages and retrievedister to messages, or any activity that creams nielibox usage.

4. USE OF CUSTOMER'S SERVICE:

- A. This Service is far the use of the Contanter, its employees or mounters of the Customer's establishment (including students living in quarters provided by schools, colleges or universities). The Service may be extended for use by other individuals with prior written consent of Company.
- B. Except is otherwise provided above or otherwise authorized by Company, this Service is intended only for communications in which the Customer has a direct interest and shall not be used for any purpose for which a payment or other compensation shall be received by Customer from any other person, firm, or compration.

PRIVATEMENTARY

2171 30121110 DEED JORD RO GERT RELOW YAN MOLLAMFORN YATERHOOF ROUGH DE AVERT PHIATMOS THAT PHIATMOS TARROWN AT TARMENTA AGENTALISM A GET TARMENT TO A PARTIES AGENT AGE

Page 4 cf 17

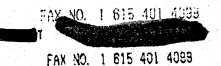
Cystomer Initials

0019 ୃତ

ONA OT 2002 PK NO 10:03 SY BELL'SOUTH

FILE No. 774 03/28 102 10:02

FTUORISH MA 81:11 CAN 2002 72-RAY



7/ 15 PYYE

P. 06/14

CONTRACT SERVICE ARRANGEMENT AGREEMENT

Casa Number TN02-7468-01 Option 1 of 1

S. LIMITATION OF LIABILITY

A. Company's Hability for any negligence, error, mistake, or emission affecting the operation of Mountry Call & Service is limited to a pro rate refund of charges paid by Customer for Memory Call® Service during the period of time the Service was affected. Any refund must be requested by the Customer. Company is not responsible for the content of messages or messages lost due to equipment failure or CUSTOMER CHOP. COMPANY WILL IN NO EVENT BE LIABLE FOR INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR CONNECTED TO THE PROVISION OF MEMORYCALL SERVICE AND CAUSED BY NEGLIGENCE, ERROR, MISTAKE, OR OMISSION ON THE TART OF COMPANY OR IT'S LIMPLOYEES OR AGENTS.

13. Company shall not be held responsible for any delay or failure in performance of any part of this Agreement to the extent that such delay or failure is caused by fire, flood, explosion, war, strike, embargo, government requirement regulatory agency requirement, civil or military authority, act of God, or other similar arrancheyoud Company's control ("Condition") If my such Condition occurs, Company may elect re terminate this Agreement immediately, without liability.

6. DEFAULT BY CUSTOMER:

Upon triy default or breach by Customer under this Agreement, Company may discontinue Service under this Agreement without in any way affecting its rights under this Agreement or any other legal or equitable remailes to which it may be entitled If Company elects to continue Service under this Agreement Company's actions shall not constitute a waiver of my default or breach by Customer. However, such default or breach by Chistomer under this Agreement shall not be cause for denial or termination of exclinings telephone service. If h becomes necessary for Company to employ an automory to collect past due amounts owed by Customer pursuant to this Agreement Company shall be entitled to recover all costs insurred by it in connection therewith, including reconsible attorney's fees.

CUSTOMER ACKNOWLEDGES THAT CUSTOMER HAS READ AND UNDERSTANDS THIS AGREEMENT AND AGREES TO BE ROUND BY THE TERMS AND CONDITIONS THEREOF. CUSTOMER FURTHER AGREES THAT THIS AGREEMENT, AND ANY SERVICE AGREEMENT SUPPLEMENT ORDER FORMS AND/OR RIDERS (INCLUDING ANY APPENDICES OR EXHIBITS REFERENCED THEREIN AND ATTACHED THERETO) EXECUTED PURSUANT TO THIS SERVICE AGREEMENT, CONSTITUTE THE COMPLETE AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN THE PARTIES. SUPERSEDING ALL PROPOSALS, REPRESENTATIONS. AND/OR PRIOR ACREEMENTS, ORAL OR WRITTEN, BETWEEN THE PARTIES RELATING TO THE SUBJECT MATTER OF THE AGREEMENT. THIS AGREEMENT MAY NOT BE MODIFIED OR AMENDED OTHER THAN BY A WRITTEN INSTRUMENT EXECUTED BY BOTH PARTIES.

PRIVATOPROMIETARY

CUNTAINS PROPAGE AND/OR PROPAGETARY OR-GREVATION, MAY NOT BE USED OR DISCLOSED OUTSIDE THE BELL FOUND COMPANIES EXCEPT PURSUANT TO A WINTERN ACKIEMENT.

fage 5 of 13

Customor Initials

Date 3-27

NO.397 D020

PALE

8/ 15

P. C7/14

JUN CV-9003 FREDDRA AM PELLSCUTH

FILE No. 774 03/28 102 10:03

MAR-27-2002 WED 11:18 AM BELLSOUTH

FAX NO. 1 615 401 4000 FAX NO. 1 615 401 4099

CONTRACT SERVICE ARRANGEMENT AGREEMENT

Case Number 7N02-7468-01 Option 1 of i

Offer Expiration: This offer shall expire on: March 29, 2002.

Estimated service interval following acceptance date: Negotiable weeks.

Survice description: Convect Service Armingement (CSA) Agreement to provide rates and charges for BallSouth® Current service and MumoryCall® service served out of a DMS central office. Thirty-six (36) month payment plan

Customor agrees to purchase and maintain a minimum of twelve (12) (no less than seven (7)) Beli South & Centrex Service non-ISDN suction links and zero (0) Memory Call @ Service mnilboxes ("Initial Order") at the monthly rates, charges, and conditions as described in the Attaulment(s). Customer agrees to be charged for the total number of station lines initially subscribed to for the duration of this Agreement.

IN WITNESS WHEREOF, the parties hermio lieve coused this Agreement to be executed by their duly number red representatives on the dates set forth below.

Accepted by Subscriber: ۵y: Authorized Signature Practed Namo ontroller Date: Company SellSouth Pologoinministrations, Inc. Sylvins, Inc.

PRIVATETROPHINIARY

THE SCHOOL OF STREET SO USED BY THE STORMATICS EXCENT AND THE STREET SOURCE STREET STREET SOURCE STREET SOURCE STREET STREET STREET STREET STREET STREET STREET STREET STR

2age 5 of 13

Customer Initials

PAGE: 9/ 15

JIN-07 2002 FR: 150 4 AM RELISOUTH

FILE No.774 03/28 '02 10:03



P. 09/14

HTUCKLEY AND BELLSOUTH

FAX NO. 1 615 401 4099

CONTRACT SERVICE ARRANGEMENT

AGREEMENT

Case Number TN02-7468-01 Option i of i

HATES AND CHARGES

Rate Plenjent	Non-Recurring	Menthly Rate USOC
1. BoilSouth® Centrex service, Payment Plan 3, Standard common equipment (n) Each (Now 4) (this non-reset element it only until in association with the station links provided under this CSA)	\$600.00	\$ 00 MIACS
2 BellSouth Contrex service, Payment Plan 3. Common equipment customized by the Company at the subscriber's request (Notes 3. 4) (a) Each (this non-rated element is only valid in association with the station links provided order this CSA)	\$750.00	S.DO MIACC
 DeliSouth® Centrex sorvice, Standard Features, per station line (a) Fach (this non-roted element is only valid in association with the station links provided under this CSA) 	\$.00	\$ 00 CENAA
4. BellSouth® Centrex service, Payment Plan 3, Station Links Equipped with Callor 2D, Plat Rate (Not2s 1 - 4) (a) Back (melded rate - see Attachment ! for details)	\$19.50	\$39.00 M4LFH
5. HollSouth® Contrax service, Payment Plan 3, Sertion Links for Provision in a Different Sorving Wire Center, Plat Rate (Notes 1 - 4) (a) Fach (molder rate - see Attachment I for details)	\$19.50	\$39.00 M4LFM
6 RullSouthe Curitex service, Assumed Dial 9 (Notes 4, 6) (a) Per system	\$40.50	\$1.10 M2DDA
7. MemoryCa 15 service, MemoryCall® Delune Voice Messaging Service	\$15,00	\$6,00 VM21X

PRIVATEPROPRIETARY

CONTAINS PRIVATE AND/OR PROPRISTARY INFORMATION, MAY NOT BE USED OR DISCLOSED OUTSIDE THE DELISOUTH COMPANIES EXCEPT PURSUANT TO A WRITTEN AGREEMENT.

7-ge 2 4 (13

Customer Initials

13:15

BELLSOUTH BUSINESS SYSTEM → CHARLOTTE HALL

NO.397 DØ22

JUN-07 2002 FRO 10:55 AM BELLSOUTE

FAX NO. 1 615 401 4089

TILE No.774 03/28 '02 10:04

FYX.3: 10× 15

MAR-27 2002 WED 11:20 AM RELLSOUTH

FAX NO. 1 815 401 4099

P. 68/14

CONTRACT SERVICE ARRANGEMENT

AGREEMENT

Caso Number TN02-7468-01

Option 1 of 1

RATES AND CHARGES

Rate Clement

Non-Recurring

Monthly Rate USOC

7. (a) Each Moilbox (Note 4.5)

	Ruic Clemon	Non-Kecuming	Monthly Rate	USOC
\$.	BellSouthed Desires Complete (a) Per group of initial installed BellSouth® Centrex service non-ISDN Station Links	5.00	\$1.68	wrb7w
9,	BellSouth& Convex service, Network Access Register (NAR) Puckage, per NAR (a) Both-way, Flut Rate (this non-raise clement is only valid in association with the station links provided under this CSA)	\$.00	\$.60	М9QСХ

PRIVATE/PROPRIETARY

CONTAINS FRIVATE AND/OR PROPRIETARY INFORMATION, MAY NOT BE USED OR DISCLOSED OUTSIDE THE BULLSOUTH COMPANIES EXCEPT PURSUANT TO A WRITTEN AGRICMENT.

Page ¥ of 13

Customer Initials
Date 3-27-02

MEN-07 2002 FRE 10:05 AM BELLSOUTH

FAX NO. 1 615 401 4093

PAGE: 117-15

FILE No. 774 02/28 '02 10:04

MAR-27-2002 WED 11:20 AM BELLSOUTH

FAX NO. 1 815 401 4099

P. 10/14

CONTRACT SERVICE ARRANGEMENT

AGREEMENT

Case Number 1N02-7468-01

Omion Lost

RATES AND CHARGES

NOTES

1. This contract is based on a weighted average loop length of 0.46 mile. If the weighted average to no longth expocise 1.0 mile the contract will be subject to review and to-negotiation.

- 2. Phymical Plan designation is for provisioning purposes only.
- The appropriate toriff notes associated with each rate element apply as specified in the USST.
- 4. The following netweetering charges will not apply upon initial installation. However, if the BeliSouth@ Centrex system is disconnected prior to the expiration of the C.S.A., then the Subscriber will pay pro-rated nonrecurring charges as identified below in addition to applicable termination liability charges as excitied in Attachment 2:

Contract Proparation Charge (single charge)	\$623.00
BeliSondial Centrex features (M4LFH, M4f.FM - up to 12 lines), each	\$ 19.50
Standard Common Regionent (USOC MIACS) (single charge), or	\$600.00
Customized Common Equipment (USOC MIACC) (single charge)	\$750.00
Assumed Dial 9 (USOC M2DDA) (single charge)	\$ 40.50
Line Connection Charge, first line (qty. of 1)	\$ 58.50
Lipe Connection Charge, additional line (one less than initial gry.)	\$ 31.00

5. Includes 120 minutes of use per mailbox, per month.

A. Customer will be billed per minute for usage above the monthly usage allowance. Customer aubscribing to MomoryCall® service with usage aggregation will be billed per minute for usage above the total aggregated usage allowence. Usage aggregation is by Regional Accounting Office, Customer agrees to pay said usage charges as set forth in BellSouth's Non-Regulated Services Price List. The current usage charge is \$0.08 per minute.

B. Customer is billed for usage associated with callers total connect time, including customers arecting and caller's message. Customer will not be billed for usage if the calling party hangs-up prior to the tone prompt. In addition, Customer is billed for any usage when accessing their mailtox to perform administrative work, e.g., change the password, record personal greeting or name, record/send messages and retrieve/liston to messages, or any activity that creates mailbox usuge.

Assumed Dial 9 is an optional feature that may be purchased at an additional charge. Should the customer exercise this option at the time of initial installation the nonrecurring charges associated with this feature will be welved.

PRIVATORORIGIANY

Compains Provate arther proprietary information may not do used or disclosed outside the Relations of the resulant to a whitten agreement,

[126 P 1257]

Customer Initials

THE CY 2002 FR. I THE OF BELLSOUTH

FAX NO. 1 615 401 4095

2 1 PAGE 12/ 15

FILE No.774 03/28 102 10:05 HAR-27-2002 WED 11:21 AM BELLSCUTH

FAX NO. 1 815 40: 4098

P. 11/14

CONTRACT SERVICE ARRANGEMENT AGREEMENT

Case Number 7 N02-7468-01 Option 1 of 1

7. Termination Liability Charges will be extended as specified in Attachment 2 and consistent with the tariff for BellSouth Centrex Service. Calculation of Uris charge will use the monthly rote for common equipment as specified under a 36-month tariff contract for Paymont Plan 3 (Tariff Section A12.25.9.A) in lieu of the monthly rate for common equipment specified in this Agreement.

Collumbianth is a registered evademark of RailSouth Intellectual Property Corporation

END OF ARRANGEMENT AGREEMENT OPTION 1

PRIVATE/PROPRIETARY

CONTAINS TRIVARY AND/OR PROPRIETARY INFORMATION, MAY NOT BY USED OR HISCLOSED OUTSIDE THE DELL SOUTH COMPANIES EXCEPT FURSIANT TO A WRITTEN AGREEMENT.

Muc 10 at 13

Customer Initials

3.27-02

13:15

BELLSOUTH BUSINESS SYSTEM > CHARLOTTE HALL

NO.397 0025

î. 12 PAGE 13/ 15

P. 12/14

TIN-17 ECO? FRE 10: DE AN BELLSOTTE

FILE No. 774 03/28 '02 10:05

MAR-27-2002 WED 11:21 AM BELLSOUTH

FAX NO. 1 615 401 4089

FAX NO. 1 615 401 4399

CONTRACT SERVICE ARRANGEMENT AGREEMENT

Case Number TN02-7468-01 Option 1 of 1

Attachment 1

- 1. All tariff forms and conditions for Bell South® Centrex Service apply.
- 2. Additional terms are as follows.
 - A. Maintenance of Network Access Register (NAR) to station ratio of one to one.
 - R. Requests for Ejectronic Business Sets and/or BeilSouth® Centrex ISDN Access times are only available subsequent to the initial installation via an Addendum to this Agreement.
- 3. Pricing building blocks for BallSouth& Centrex Desktop Complete:
 - A. The \$45,00 monthly rate is comprised of the following per station line charges.

Non-ISDN Station Link \$39.00 \$ 5.00 VemoryCane Coluxe malibox Total

B. The pricing building blocks for a BellSouth® Centrax Service non-ISDN Station Link is comprised of the following non-rated USOCs; 1) the Common Equipment (USOC MTACS or MTACC), 2) Standard Feature Package (USOC CENAA), 3) Non-ISON Station Link (USOC M41FH and/or M41FM), and 4) Network Access Register (USOC M9QCX).

PRIVATE/PROPRIETARY

L'ENTAINS PRIVAT. IL ANDAIR PROFESIONAL PRIVATARY BRUCKMANION, MAY NUT BE USED OF DIRECTORE OUTSIDE THE BELL-WOUTH CAMPANIA OF TRUE PUR SUBMITTO A WRITTEN AGRICADENT.

Pase II of II

Customer Initials

3.27.02

JUN 07-8902 FRO 10:07 AM RELLSOUTH

MAR-27-2002 NED 11:22 AM BELLSOUTH

FILE NU. 774-0,1/28 402 10100

7. 13

PUCE 14/15

P. 13/14

FAX NO. 1 B15 401 4099

FAX NO. 1 615 401 4099

CONTRACT SERVICE ARRANGEMENT

ACREENTENT

Case Number 1N02-7468-01 Option 1 of 1

Attachment 2

1. Customer and Bell South acknowledge that various competitive alternatives are available to Customer in the State of Temperses, including competitive alternatives to services provided herein, as evidenced by one or more of the following:

- A. Cusuamer line received offers for comparable services from one or more other service providers. Providers include USLEC.
- 3. Customer is purchasing or less purchased comparable services from one or more other service providors. Not applicable.
- C. Customer has been contacted by one or more other service providers of comparable services. Providers include USLEC.
- D. Customer is aware of one or more other service providers from whom it can currently obtain comparable services. Providers include USI.FC.
- 2. Customer and BeliSouth agree that the Customer's early termination of the Agreement without cause will result in damages that are indeterminable or difficult to measure as of this date and will result in the charging of liquidated damages. Customer and HellSouth agree that with regard to services provided within the Sinte of Tennessee, the amount of such liquidated damages shall equal the lesser of (A) the sum of the repayment of discounts received during the previous 12 months of the service, the rephysness of any pro-rated testeed or discounted non-recurring charges set forth in the Notes section of the Agreement, and the repsyment of the promited contract preparation charge sor forth in the Notes section of the Agreement; or (B) six percent (692) of the total Agreement amount, or twenty-feur percent (24%) of the average annual revenue for an Agreement with a term longer than four (4) years. Netwithstanding any provisions in the Agreement to the contrary, Customer and BellSouth agree that with regard to services provided within the State of Tennessee, this Paragraph of this Addendum sets forth the total amounts of liquidated damages the Customer must pay upon early termination of the Agreement without cause. Customer and BullSouth agree that these amounts represent a reasonable estimate of the daniages BeliSunth would suffer as a result of such early termination and that these amounts do not constitute a ponalty.
- 3. In the event that the Customer terminates this Agreement without cause prior to the expiration of this Agreement, the Customer shall pay a termination charge as specified in Attachment 2, Paragraph 2 above of this Agreement. The Customer may request a colculation of the termination charge at any time during the term of this Agreement. Based on the information available at the stact of this Agreement, at the end of the first six (6) months of the commet period and for each six (6) month period thereafter, the estimated amount of the termination tiability charge will be \$1.015. In any event, the estimated termination liability charge will not exceed this amount.

Should the Customer clear to terminate this Agreement prior to the expiration date without cause, the actual tennings on charge will be calculated in accordance with Attachment 2. Paragraph 2 shove and based on information available at the time of termination.

PRIVATOPROPRIETARY

CONTAINS PRIVATE ANIMOR PROPRIETARY INFORMATION MAY NOT BE USED OR DISCLOSED OUTSIDE THE INFLISCUTTI COMPANIES EXCEPT PURIVIANT TO A WRITTIEN APRIEDMENT.

23co 13 of 13

Customer Initials

13:15

BELLSOUTH BUSINESS SYSTEM + CHARLOTTE HALL

NO.397 0027 4

IN-07 2002 FRI 10:07 AM BELLSOUTH

FAX NO. : 615 401 4099

FILE No. 774 03/28 102 10:06

MAR-27-2002 WED 11:23 AM BELLSOUTH

FAX NO. 1 615 401 4099

PACE 15/ 15 P. 14/14

CONTRACT SERVICE ARRANGEMENT

AGREEMENT

Case Number TN02-7468-01 Option 1 of 1

Aunchment 2

4. Uncept in the case where the Customer assigns this Agreement to a certified reseller in accordance with Paragraph 7.(b), Customer may not assign its rights or obligations under this Agroement without the express written consent of the Company and only pursuant to the conditions contained in the appropriate tariff.

YANTELROPRIETARY

CONTAINS PRIVATE ANIMOR PROPRIETARY INFORMATION. MAY NOT BE USED OR DISCLOSED DUTSING THE

Pigs 13 of 13

Customer Initials